UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF MISSISSIPPI

IN RE: JA-CO FOODS, INC.

CASE NO. 09-16017-DWH

SECOND AGREED ORDER RESETTING HEARING

On consideration before the Court is the second joint <u>ore tenus</u> motion of RLM Sonic Properties, LLC ("RLM") and the debtor, JA-CO Foods, Inc., ("Debtor") to continue the August 12, 2010, hearing regarding *Motion for Authority to Assume Unexpired Lease* ("Motion") [DK #140], along with the RLM's Objection to same [DK #154] and other objections [DK#152 and #153] ("Objections"); the Court being fully advised in the premises does hereby find same to be well taken and further finds and adjudicates as follows, to-wit:

That the hearing regarding the Motion and Responses are hereby continued until 10:00 a.m. on September 29, 2010 at the Cochran U.S. Bankruptcy Courthouse, 703 Highway 145 North, Aberdeen, Mississippi. Entry of this order does not constitute a violation or waiver of the Debtor's time for either assumption or rejection of non-residential real property leases as contemplated by 11 U.S.C. § 365, to which RLM consents.

SO ORDERED, this the day of durent,

HONORABLE DAVID W. HOUSTON, III U.S. BANKRUPTCY COURT JUDGE NORTHERN DISTRICT OF MISSISSIPPI

APPROVED AS TO FORM AND CONTENT:

/s/ Craig M. Geno
Craig M. Geno, Esquire
Melanie T. Vardaman, Esquire
Attorneys for Debtor

/s/ D. Andrew Phillips
D. Andrew Phillips, Esquire
Attorney for RLM Sonic Properties, LLC